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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/033,857	11/02/2001	Sha Li	06030530	9239	
26565	7590 07/27/2006		EXAMINER		
MAYER, BROWN, ROWE & MAW LLP			PEYTON, TA	PEYTON, TAMMARA R	
P.O. BOX 28 CHICAGO.	328 IL 60690-2828		ART UNIT PAPER NUMBE		
011101100,			2182		
			DATE MAILED: 07/27/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/033,857	LI ET AL.		
		Examiner	Art Unit		
	·	Tammara R. Peyton	2182		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
WHIC - Exter after - If NO - Failu Any r	CRTENED STATUTORY PERIOD FOR REI CHEVER IS LONGER, FROM THE MAILING isions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by state eply received by the Office later than three months after the mand patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tinded iod will apply and will expire SIX (6) MONTHS from atute, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
2a)□	Responsive to communication(s) filed on <u>02</u> This action is FINAL . 2b) To Since this application is in condition for allow closed in accordance with the practice under	his action is non-final. wance except for formal matters, pro			
Dispositi	on of Claims				
5)☐ 6)⊠ 7)☐ 8)☐ Applicati 9)☐ 10)☐	Claim(s) 1-69 is/are pending in the application 4a) Of the above claim(s) 17-69 is/are with the claim(s) is/are allowed. Claim(s) 1-16 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and the confidence on Papers The specification is objected to by the Exame The drawing(s) filed on is/are: a) and a subject and applicant may not request that any objection to the Replacement drawing sheet(s) including the confidence of the oath or declaration is objected to by the	rawn from consideration. d/or election requirement. iner. accepted or b) objected to by the late drawing(s) be held in abeyance. Secrection is required if the drawing(s) is objected to by the late drawing(s) is objected	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority u	ınder 35 U.S.C. § 119				
12) [a)[Acknowledgment is made of a claim for fore All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bursee the attached detailed Office action for a least open content of the papplication from the laternation for a least open content of the papplication from the laternation for a least open content of the papplication from the laternation for a least open content of the papplication from the laternation for a least open content of the papplication from the laternation for a least open content of the papplication for a least open content open co	ents have been received. ents have been received in Applicati riority documents have been receive eau (PCT Rule 17.2(a)).	on No ed in this National Stage		
2) Notic 3) Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/ r No(s)/Mail Date יווד און	(08) 5) Notice of Informal F			

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Okitsu, (US 6,006,005).

As per claim 1, Okitsu teaches method of synchronizing control of one or more devices in a system during an operational cycle, comprising:

retrieving data associated with a plurality of predetermined event commands to be performed by one or more of the devices in the operational cycle; associating a current event command in turn with the predetermined event commands; and responsive to the current event command being associated with a particular event command selected from the predetermined event commands, enabling one or more of the devices to perform the particular event command by transmitting a schedule command followed by a valid command to the devices, the valid command causing one or more of the devices intended to perform the particular event command, and the schedule command indicating a predetermined time for the particular event command to be performed.

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Okitsu teaches a synchronizing control of one or more devices during an operational cycle wherein the operational cycle includes a recording cycle. Okitsu specifically teach wherein a current event command (recording updates) is associated with predetermined event command (previously selected recordings) of a particular event that a related to a scheduled command. Okitsu further teaches a valid command that determine whether or not to enable the recording cycle or cancel the recording cycle. (cols. 2-9)

Claims 1-10 and 14-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Nakagaki et al., (US 5,852,474).

As per claims 1-10 and 14-16, Nakagaki teaches method of synchronizing control of one or more devices in a system during an operational cycle, comprising: retrieving data associated with a plurality of predetermined event commands to be performed by one or more of the devices in the operational cycle; associating a current event command in turn with the predetermined event commands; and responsive to the current event command being associated with a particular event command selected from the predetermined event commands, enabling one or more of the devices to perform the particular event command by transmitting a schedule command followed by a valid command to the devices, the valid command causing one or more of the devices intended to perform the particular event command, and the schedule command indicating a predetermined time for the particular event command to be performed.

Nakagaki teaches a television receiver that includes a video signal processing

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circuit wherein the particular video display signal could be recording at predetermined periods of time. (cols. 3-16)

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 1-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Tomita et al., (US 6,732,372).

As per claims 1-16, Tomita teaches method of synchronizing control of one or more devices in a system during an operational cycle, comprising: retrieving data associated with a plurality of predetermined event commands to be performed by one or more of the devices in the operational cycle; associating a current event command in turn with the predetermined event commands; and responsive to the current event command being associated with a particular event command selected from the predetermined event commands, enabling one or more of the devices to perform the particular event command by transmitting a schedule command followed by a valid

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command to the devices, the valid command causing one or more of the devices intended to perform the particular event command, and the schedule command indicating a predetermined time for the particular event command to be performed. (cols. 4-17)

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tammara Peyton whose telephone number is (571) 272-4157. The examiner can normally be reached between 6:30 - 4:00 from Monday to Thursday, (I am off every first Friday), and 6:30-3:00 every second Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Huynh can be reached on (571) 272-4147. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300. Any inquiry of a general nature of relating to the status of this application should be directed to the Group receptionist whose telephone number is (571) 272-2100.

Commissioner of Patents and Trademarks

Washington, D.C. 20231.

Mailed responses to this action should be sent to:

Faxes for Official/formal (After Final) communications or for informal or draft communications (please label "PROPOSED" or "DRAFT") sent to:

(571) 273-8300

Hand-delivered responses should be brought to:
USTPO, Randolph Building, Customer Service Window
401 Dulany Street

Alexandria, VA 22314.

Tammara Peyton July 20, 2006

TANMARA PEYTON PRIMARY EXAMINES